



BOULT ■ CUMMINGS
CONNERS ■ BERRY PLC

REC'D TN
REGULATORY AUTH.

02 MAR 6 PM 1:53

Henry Walker
(615) 252-2363
Fax: (615) 252-6363
Email: hwalker@boultcummings.com

OFFICE OF THE
EXECUTIVE SECRETARY

March 6, 2002

David Waddell
Executive Secretary
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, TN 37243

Re: Approval of the Collocation Agreement Negotiated by Caronet Inc.,
and Sprint Communications Company L.P. Pursuant to Sections 251 and
252 of the Telecommunications Act Of 1996.

Docket:02-00021

Dear David

This is to advise that United Telephone Company of the Carolinas("Sprint") was inadvertently included on page one (1) of the Master Collocation License Agreement. The corrected name should be United Telephone Company- Southeast ("Sprint"). A substitute page is being provided. I apologize for any inconvenience this may have caused.

Respectfully submitted,

BOULT, CUMMINGS, CONNERS & BERRY, PLC

By: Henry Walker
Henry Walker
414 Union Street, Suite 1600
P.O. Box 198062
Nashville, Tennessee 37219
(615) 252-2363

HW/nl
Attachment
c: Guy Hicks, Esq.

780359 v1
010222-000
3/6/2002

LAW OFFICES
414 UNION STREET, SUITE 1600, P.O. BOX 198062, NASHVILLE, TN, 37219
TELEPHONE 615.244.2582 FACSIMILE 615.252.6380 www.boultcummings.com

SPRINT LOCAL TELEPHONE COMPANIES MASTER COLLOCATION LICENSE AGREEMENT

This Agreement is made this 26th day of October 2001, by and between Caronet Inc ("CARONET"), the ("Licensee") and United Telephone Company -Southeast ("Sprint").

1. DEFINITIONS.

For the purposes of this Agreement, the following terms or phrases shall have the meaning set forth below:

- 1.1. "Act" means the Communications Act of 1934, as amended.
- 1.2. "Cable Vault" shall mean a location in the Building where facilities enter the Building from the Outside Cable Duct and access the Inner Duct for distribution within the Building.
- 1.3. "Central Office Building" or "Building" shall mean a structure (not including a controlled environment vault ("CEV")) housing Sprint equipment that is under the control of Sprint and for which Sprint has the right to grant access and/or occupation by third parties.
- 1.4. "Collocation Point of Termination" shall mean the physical demarcation point in a Central Office Building, specified by Sprint, between Sprint facilities and Licensee-provided facilities. The Collocation Point of Termination is the only location where facilities of Sprint and Licensee shall be interconnected under this Agreement.
- 1.5. "Collocation Space" shall mean an area of space as agreed between the parties, located in a Building to be used by Licensee to house communications equipment. Additionally, roof or wall space used for wireless interconnection shall be included in the definition where applicable.
- 1.6. "Controlled Environment Vault" shall mean a structure other than a Central Office Building which is controlled by Sprint and which is suitable for collocation of telecommunications equipment.
- 1.7. "Date of Occupancy" shall mean the date on which Licensee first occupies the Collocation Space pursuant to this Agreement.
- 1.8. "Inner Duct" or "Conduit" shall mean any passage or opening in, on, under, over or through the Sprint Central Office Building cable or conduit systems.
- 1.9. "LOE" shall mean Licensee-owned equipment.